SENATE BILL No. 200

DIGEST OF INTRODUCED BILL

Citations Affected: IC 31-9-2-28.5; IC 31-11; IC 31-15.

Synopsis: Covenant marriage. Defines "covenant marriage". Provides that couples may designate a covenant marriage when applying for a marriage license or after marriage. Requires a marriage license to indicate whether the marriage is a covenant marriage. Establishes the procedure for declaring a covenant marriage. Requires the state department of health to maintain records of covenant marriage declarations. Provides limited grounds for legal separation or dissolution of a covenant marriage. Requires the state department of health to develop an informational pamphlet regarding covenant marriage.

Effective: Upon passage.

Clark, Ford

January 9, 2003, read first time and referred to Committee on Judiciary.



First Regular Session 113th General Assembly (2003)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the 2002 Regular or Special Session of the General Assembly.

SENATE BILL No. 200

A BILL FOR AN ACT to amend the Indiana Code concerning family law and juvenile law.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 31-9-2-28.5 IS ADDED TO THE INDIANA CODE
2	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE
3	UPON PASSAGE]: Sec. 28.5. "Covenant marriage", for purposes
4	of IC 31-11-4 and IC 31-11-4.5, means a marriage entered into by
5	one (1) male and one (1) female who:
6	(1) understand and agree that the marriage between them is
7	a lifelong relationship;

- a lifelong relationship;
- (2) have received counseling emphasizing the nature, purposes, and responsibilities of marriage;
- (3) understand and agree that only when there has been a complete and total breach of the marital covenant may the nonbreaching party seek a dissolution of the marriage; and
- (4) declare their intent to enter into a covenant marriage on:
- (A) their application for a marriage license under IC 31-11-4-4; or
 - (B) a declaration of intent to designate their existing marriage as a covenant marriage under IC 31-11-4.5-2.



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1	SECTION 2. IC 31-11-4-4, AS AMENDED BY P.L.86-2002,
2	SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	UPON PASSAGE]: Sec. 4. (a) An application for a marriage license
4	must be written and verified. The application must contain the
5	following information concerning each of the applicants:
6	(1) Full name.
7	(2) Birthplace.
8	(3) Residence.
9	(4) Age.
10	(5) Names of dependent children.
11	(6) Full name, including the maiden name of a mother, last known
12	residence, and, if known, the place of birth of:
13	(A) the birth parents of the applicant if the applicant is not
14	adopted; or
15	(B) the adoptive parents of the applicant if the applicant is
16	adopted.
17	(7) A statement of facts necessary to determine whether any legal
18	impediment to the proposed marriage exists.
19	(8) Except as provided in subsection (e), an acknowledgment that
20	both applicants must sign, affirming that the applicants have
21	received the information described in section 5 of this chapter,
22	including a list of test sites for the virus that causes AIDS
23	(acquired immune deficiency syndrome). The acknowledgment
24	required by this subdivision must be in the following form:
25	ACKNOWLEDGMENT
26	I acknowledge that I have received information regarding dangerous
27	communicable diseases that are sexually transmitted and a list of test
28	sites for the virus that causes AIDS (acquired immune deficiency
29	syndrome).
30	
31	Signature of Applicant Date
32	
33	Signature of Applicant Date
34	(9) If the parties intend to contract a covenant marriage, the
35	following statement, signed by both applicants, along with the
36	documents required under IC 31-11-4.5-1:
37	We, (name of intended husband) and (name of
38	intended wife), do hereby declare our intent to contract a covenant
39	marriage and, accordingly, have executed a declaration of intent
40	and filed it with this application for a marriage license.
41	(b) The clerk of the circuit court shall record the application,
42	including the license and certificate of marriage, in a book provided for



1	that purpose. This book is a public record.
2	(c) The state department of health shall develop uniform forms for
3	applications for marriage licenses, which must indicate whether the
4	individuals applying for the marriage license are declaring their
5	intent to enter into a covenant marriage. The state department o
6	health shall furnish these forms to the circuit court clerks. The state
7	department of health may periodically revise these forms.
8	(d) The state department of health shall require that the record o
9	marriage form developed under subsection (c) must include each
10	applicant's Social Security number. Any Social Security numbers
11	collected on the record of marriage form shall be kept confidential and
12	used only to carry out the purposes of the Title IV-D program. A person
13	who knowingly or intentionally violates confidentiality regarding ar
14	applicant's Social Security numbers number as described in this
15	subsection commits a Class A infraction.
16	(e) Notwithstanding subsection (a), a person who objects or
17	religious grounds is not required to:
18	(1) verify the application under subsection (a) by oath of
19	affirmation; or
20	(2) sign the acknowledgment described in subsection (a)(8).
21	However, before the clerk of the circuit court may issue a marriage
22	license to a member of the Old Amish Mennonite church, the bishop
23	of that member must sign a statement that the information in the
24	application is true.
25	(f) If a person objects on religious grounds to:
26	(1) verifying the application under subsection (a) by oath of
27	affirmation; or
28	(2) signing the acknowledgment described in subsection (a)(8);
29	the clerk of the circuit court shall indicate that fact on the application
30	for a marriage license.
31	SECTION 3. IC 31-11-4-15 IS AMENDED TO READ AS
32	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 15. Each marriage
33	license must have two (2) certificates attached to the license. The state
34	department of health shall prescribe a uniform forms for these
35	certificates. One (1) certificate must be marked "Original", and one (1)
36	certificate must be marked "Duplicate". Each certificate must contain
37	the following:
38	(1) For individuals not declaring their marriage a covenan
39	marriage:
40	MARRIAGE CERTIFICATE
41	I (name) certify that on (date) at in
42	County, Indiana,ofCounty,



I	(state) and of County, (state) were
2	married by me as authorized under a marriage license that was
3	issued by the Clerk of the Circuit Court of County,
4	Indiana, dated
5	Signed
6	(OFFICIAL DESIGNATION)
7	(2) For individuals declaring their marriage a covenant
8	marriage:
9	MARRIAGE CERTIFICATE
10	I (name) certify that on (date) at
11	in County, Indiana, of County,
12	(state) and of County,(state)
13	were married by me into a covenant marriage as
14	authorized under a marriage license that was issued by the
15	Clerk of the Circuit Court of County, Indiana,
16	dated
17	Signed
18	(OFFICIAL DESIGNATION)
19	SECTION 4. IC 31-11-4-18 IS AMENDED TO READ AS
20	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 18. (a) The clerk
21	of the circuit court shall forward marriage records to the state
22	department of health on at least a monthly basis.
23	(b) The state department of health shall:
24	(1) prescribe:
25	(A) a form for recording marriages that provides a manner
26	for the clerk of the circuit court to indicate whether the
27	marriage was declared a covenant marriage; and
28	(B) a form for recording declarations of a covenant
29	marriage filed under IC 31-11-4.5-2;
30	(2) accept a court order under section 17 of this chapter (or
31	IC 31-7-3-15.5 before its repeal) in place of a marriage certificate;
32	(3) prepare an annual index of all marriages solemnized in
33	Indiana that:
34	(A) distinguishes between marriages designated as
35	covenant marriages and marriages not so designated; and
36	(B) indicates declarations of covenant marriage filed under
37	IC 31-11-4.5-2;
38	and furnish at least one (1) index to the Indiana state library; and
39	(4) furnish to the Indiana state library reports on records of
40	marriage published by the state department of health to the
41	Indiana state library that:
12	(A) distinguish between marriages designated as covenant
4 5 6 7 8 9 9 0 1 1 2 3 4 4 5 6 6 7 8 9 9 0 1 1 2 1 3 1 4 1 5 1 6 6 7 7 8 8 9 9 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	authorized under a marriage license that was issued by the Clerk of the Circuit Court of County, Indiana, dated Signed (OFFICIAL DESIGNATION) SECTION 4. IC 31-11-4-18 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 18. (a) The clerk of the circuit court shall forward marriage records to the state department of health on at least a monthly basis. (b) The state department of health shall: (1) prescribe: (A) a form for recording marriages that provides a manner for the clerk of the circuit court to indicate whether the marriage was declared a covenant marriage; and (B) a form for recording declarations of a covenant marriage filed under IC 31-11-4.5-2; (2) accept a court order under section 17 of this chapter (or IC 31-7-3-15.5 before its repeal) in place of a marriage certificate; (3) prepare an annual index of all marriages solemnized in Indiana that: (A) distinguishes between marriages designated as covenant marriages and marriages not so designated; and (B) indicates declarations of covenant marriage filed under IC 31-11-4.5-2; and furnish at least one (1) index to the Indiana state library; and (4) furnish to the Indiana state library reports on records of marriage published by the state department of health to the Indiana state library that:



1	marriages and marriages not so designated; and
2	(B) indicate declarations of a covenant marriage filed
3	under IC 31-11-4.5-2; and
4	(5) develop an informational pamphlet entitled "Covenant
5	Marriage Law", which outlines in sufficient detail the
6	consequences of entering into a covenant marriage. The state
7	department of health shall make this informational pamphlet
8	available upon request to any priest, minister, rabbi, clerk of
9	the Religious Society of Friends, clergyman of any religious
10	sect, or marriage counselor.
11	SECTION 5. IC 31-11-4.5 IS ADDED TO THE INDIANA CODE
12	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
13	UPON PASSAGE]:
14	Chapter 4.5. Covenant Marriage
15	Sec. 1. (a) Individuals applying for a marriage license under
16	IC 31-11-4 may, at the time of filing their application for a
17	marriage license, file a declaration of intent to contract a covenant
18	marriage, consisting of the following documents:
19	(1) A recitation to the following effect, with the signatures of
20	both parties witnessed by a notary public:
21	A COVENANT MARRIAGE
22	"We do solemnly declare that marriage is a covenant
23	between a man and a woman who agree to live together as
24	husband and wife for so long as they both may live. We
25	have chosen each other carefully and disclosed to one
26	another everything that could adversely affect the decision
27	to enter into this marriage. We have received premarital
28	counseling on the nature, purposes, and responsibilities of
29	marriage. We have read the "Covenant Marriage Law"
30	informational pamphlet, and we understand that a
31	covenant marriage is for life. If we experience marital
32	difficulties, we commit ourselves to take all reasonable
33	efforts to preserve our marriage, including marital
34	counseling.
35	With full knowledge of what this commitment means, we
36	do hereby declare that our marriage will be bound by
37	Indiana law on covenant marriages, and we promise to
38	love, honor, and care for one another as husband and wife
39	for the rest of our lives.".
40	(2) An affidavit by the parties that they have received
41	premarital counseling from a priest, minister, rabbi, clerk of
42	the Religious Society of Friends, a clergyman of any religious



1	sect, or a marriage counselor that included a discussion of the
2	seriousness of covenant marriage, communication of the fact
3	that a covenant marriage is a commitment for life, a
4	discussion of the obligation to seek marital counseling in times
5	of marital difficulties, and a discussion of the exclusive
6	grounds for obtaining a judgment of legal separation or for
7	legally dissolving a covenant marriage.
8	(3) A notarized attestation, signed by the counselor and
9	attached to or included in the parties' affidavit, confirming
10	that the parties were counseled as to the nature and purpose
11	of the marriage and the grounds for termination of the
12	marriage and acknowledging that the counselor provided to
13	the parties the informational pamphlet "Covenant Marriage
14	Law" developed by the state department of health.
15	(4) If one (1) or both of the parties are minors, the consent
16	required by IC 31-11-2.
17	(b) The recitation required under subsection (a)(1) shall be
18	prepared in duplicate originals, one (1) of which shall be retained
19	by the parties and the other of which shall be filed with the clerk of
20	the circuit court and attached to the duplicate marriage certificate
21	when filed with the clerk of the circuit court.
22	Sec. 2. (a) A married couple may execute a declaration of intent
23	to designate their marriage as a covenant marriage to be governed
24	by the laws governing covenant marriages. The declaration
25	consists of the following documents:
26	(1) A recitation to the following effect, with the signatures of
27	both parties witnessed by a notary public:
28	A COVENANT MARRIAGE
29	"We do solemnly declare that marriage is a covenant
30	between a man and a woman who agree to live together as
31	husband and wife for so long as they both may live. We
32	understand the nature, purposes, and responsibilities of
33	marriage. We have read the "Covenant Marriage Law"
34	informational pamphlet, and we understand that a
35	covenant marriage is for life. If we experience marital
36	difficulties, we commit ourselves to take all reasonable
37	efforts to preserve our marriage, including marital
38	counseling.
39	With full knowledge of what this commitment means, we
40	do hereby declare that our marriage will be bound by

Indiana law on covenant marriages, and we renew our

promise to love, honor, and care for one another as



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1	husband and wife for the rest of our lives.".
2	(2) An affidavit by the parties that they have discussed their
3	intent to designate their marriage as a covenant marriage
4	with a priest, minister, rabbi, clerk of the Religious Society of
5	Friends, a clergyman of any religious sect, or a marriage
6	counselor, and that the discussion included a discussion of the
7	obligation to seek marital counseling in times of marital
8	difficulties and the exclusive grounds for obtaining a
9	judgment of legal separation or for legally dissolving a
10	covenant marriage.
11	(3) A notarized attestation, signed by the counselor and
12	attached to or included in the parties' affidavit,
13	acknowledging that the counselor provided to the parties the
14	informational pamphlet "Covenant Marriage Law"
15	developed by the state department of health.
16	(b) The recitation required under subsection (a)(1) shall be
17	prepared in duplicate originals, one (1) of which shall be retained
18	by the parties and the other of which shall be filed as determined
19	under subsection (c).
20	(c) The documents required under subsection (a) shall be filed
21	with the clerk of the circuit court:
22	(1) in which the couple's marriage license is filed, if the couple
23	was married in Indiana; or
24	(2) in the county where the couple is domiciled, if the couple
25	was married outside Indiana.
26	(d) If the couple is married outside Indiana, the documents
27	required under subsection (a) must be accompanied by a certified
28	copy of the couple's marriage certificate.
29	(e) Upon receipt of a declaration designating a marriage as a
30	covenant marriage under this section, the clerk of the circuit court
31	shall make a notation on the marriage certificate of the declaration
32	and attach a copy of the declaration to the certificate.
33	SECTION 6. IC 31-15-1-2 IS AMENDED TO READ AS
34	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2. The purposes
35	and policies of this article are as follows:
36	(1) To abolish the existing grounds for absolute and limited
37	divorce and to provide as the basis for dissolution of marriage:
38	(A) irretrievable breakdown of the marriage;
39	(B) the conviction of either party, subsequent to the marriage,
40	of a felony;
41	(C) impotence existing at the time of the marriage; and
42	(D) incurable insanity of either party for a period of at least



1	two (2) years.
2	(2) (1) To provide for the appropriate procedures for the
3	dissolution of marriage.
4	(3) (2) To provide for the disposition of property, child support,
5	and child custody.
6	(4) (3) To provide for separation agreements.
7	(5) (4) To provide for a temporary legal separation.
8	SECTION 7. IC 31-15-2-3 IS AMENDED TO READ AS
9	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 3. (a) Except as
0	provided in subsection (b), dissolution of marriage shall be decreed
.1	upon a finding by a court of one (1) of the following grounds and no
2	other ground:
3	(1) Irretrievable breakdown of the marriage.
4	(2) The conviction of either of the parties, subsequent to the
.5	marriage, of a felony.
6	(3) Impotence existing at the time of the marriage.
7	(4) Incurable insanity of either party for a period of at least two
8	(2) years.
9	(b) Dissolution of a marriage declared to be a covenant
20	marriage under IC 31-11-4.5 shall be granted only upon a finding
21	by a court of one (1) of the following grounds:
22	(1) The nonpetitioning spouse has:
23	(A) committed adultery;
24	(B) committed a felony and has been sentenced to death or
25	life imprisonment without the possibility of parole;
26	(C) abandoned the marital residence for at least one (1)
27	year and refuses to return; or
28	(D) physically or sexually abused the petitioning spouse or
29	any child.
30	(2) The spouses have been living separate and apart
31	continuously without reconciliation for at least:
32	(A) two (2) years; or
33	(B) one (1) year from the date a judgment of legal
34	separation was signed.
35	SECTION 8. IC 31-15-2-5 IS AMENDED TO READ AS
36	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 5. A petition for
37	dissolution of marriage must:
88 10	(1) be verified; and(2) set forth the following:
39 10	(A) The residence of each party and the length of residence in
11	the state and county.
	(B) The date of the marriage.
12	(B) The date of the marriage



1	(C) The date on which the parties separated.
2	(D) The name, age, and address of:
3	(i) any living child less than twenty-one (21) years of age;
4	and
5	(ii) any incapacitated child;
6	of the marriage and whether the wife is pregnant.
7	(E) The grounds for dissolution of the marriage.
8	(F) The relief sought.
9	(G) If applicable, a statement that the marriage has been
0	declared a covenant marriage.
.1	SECTION 9. IC 31-15-3-4 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4. A proceeding for
.3	legal separation is commenced by the filing of a petition entitled, "In
4	Re the legal separation of and". The petition
.5	must:
6	(1) be verified; and
7	(2) set forth the following:
8	(A) The residence of each party and the length of residence in
9	the state and county.
20	(B) The date of the marriage.
21	(C) The date on which the parties separated.
22	(D) The names, ages, and addresses of:
23	(i) any living child less than twenty-one (21) years of age;
24	and
25	(ii) any incapacitated child;
26	of the marriage and whether the wife is pregnant.
27	(E) The grounds for legal separation.
28	(F) The relief sought.
29	(G) If applicable, a statement that the marriage has been
30	declared a covenant marriage.
31	SECTION 10. IC 31-15-3-9 IS AMENDED TO READ AS
32	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 9. (a) Except as
33	provided in subsection (b), in an action for legal separation under
34	section 2 of this chapter, the court may grant a decree for a separation
35	of the parties to the marriage for a period not to exceed one (1) year if
86	the court finds that:
37	(1) conditions in or circumstances of the marriage make it
88	currently intolerable for both parties to live together;
9	(2) the marriage should be maintained; and
10	(3) neither party has filed a petition or counter petition for
1	dissolution of marriage under IC 31-15-2 (or IC 31-1-11.5 before
12	its repeal).



1	(b) A court may grant a decree for a legal separation of the
2	parties to a covenant marriage for a period not to exceed one (1)
3	year if the court finds that:
4	(1) the nonpetitioning spouse has:
5	(A) committed adultery;
6	(B) committed a felony and has been sentenced to death or
7	life imprisonment without the possibility of parole;
8	(C) abandoned the marital residence for at least one (1)
9	year and refuses to return; or
10	(D) physically or sexually abused the petitioning spouse or
11	any child;
12	(2) the spouses have been living separate and apart
13	continuously without reconciliation for at least two (2) years;
14	or
15	(3) the nonpetitioning spouse has exhibited habitual
16	intemperance, excesses, cruel treatment, or outrages of such
17	a nature as to render the parties' continued living together
18	unsupportable.
19	SECTION 11. IC 31-15-4-9 IS AMENDED TO READ AS
20	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 9. The court may
21	require the parties to seek counseling for themselves or for a child of
22	the parties under such terms and conditions that the court considers
23	appropriate if:
24	(1) either party makes a motion for counseling in an effort to
25	improve conditions of their marriage;
26	(2) a party, the child of the parties, the child's guardian ad litem
27	or court appointed special advocate, or the court makes a motion
28	for counseling for the child; or
29	(3) the court makes a motion for counseling for parties who:
30	(A) are the parents of a child less than eighteen (18) years of
31	age; or
32	(B) have declared the marriage to be a covenant marriage.
33	SECTION 12. [EFFECTIVE UPON PASSAGE] The state
34	department of health shall develop, before July 1, 2003, an
35	informational pamphlet entitled "Covenant Marriage Law"
36	(IC 31-11-4-18) that outlines in sufficient detail the consequences
37	of entering into a covenant marriage. The state department of
38	health shall make this informational pamphlet available upon
39	request to any priest, minister, rabbi, clerk of the Religious Society
40	of Friends, a clergyman of any religious sect, or a marriage
41	counselor who provides marriage counseling as provided for by



this act.

SECTION 13. An emergency is declared for this act.



